- to this question was] No, | didn't drink anything...no, I don't drink. [Morales then stated:] I was like your, well, your eyes look all watery and bloodshot. [Morales then stated response to this comments was:] No, I didn't drink. [Morales then commented the following:] Fuck, bro, I wish he was higher. Fuck it, I'll wait here a half hour and I'll test him at 9:30. Signorile had just popped up. If he's on his way down there's no sense. I was like, I'll wait till 9:30 and test him again. I wait another half hour perfect, yeah, buddy. I gotta hold him till 10 o'clock ... how far down is he gonna go? "
- vi. Alpha v. City of New York, 1:13-cv-05466-WHP settled in 2014, with stipulation of settlement filed ending litigation in the Eastern District of New York;
- vii. Apostol and Rodriguez y. City of New York, 11-CV-3851 (RRM(CLP) withdrawn with prejudice in 2013 ending litigation in the Eastern District of New York.
- viii. In each of the case that was settled, a stipulation of settlement and order of dismissal was filed with the respective court, indicating, in sum and substance, that nothing in the settlement shall be construed as an admission or concession of liability by any of the defendants or the City of New York regarding any of the allegations made by the plaintiffs in their complaints, or that any of the plaintiffs' rights under the Federal or New York Constitutions or Statutes had been violated. Moreover, it appears that any sums paid to the plaintiffs as a result of the settlement was paid solely by the City of New York, without contribution from Officer Morales.
- ix. Officer Morales indicated that he had an additional lawsuit in the course of his employment that was heard in the Eastern District but no information could be found regarding that lawsuit from the PACER search.

## c. PO Joseph Rusin

Sorokin v. City of New York-509456/2015. False arrest case settled for \$3,000.

## d. PO Jeffrey Maresca

- i. 12/08/2003- substantiated for off duty employment.
- Ross v. City of New York-2017-cv-03505- false arrest case settled and dismissed without admission of wrongdoing.
- Johnson v. City of New York-2007-cv-09402-case settled for \$5000 and dismissed without admission of wrongdoing.